DIPE			#13
Terminal Disclaimer To Obviate A Double  MAR 1 1 2003  Patenting Rejection Over A Prior Patent			Docket No. P015.01
In Re Application Of: Dany Berube			
Serial No. 09/904,156	Filing Date 7/31/01	Examiner Ruddy, David M.	Group Art Unit 3739
Invention:  MONOPOLE TIP FOR A	ABLATION CATHETER AND M	ETHODS FOR USING SAME	MADCELL
Owner of Record:	AFX INC.	~C,	PECENTER ROTO
	TO THE ASSISTANT COM	MMISSIONER FOR PATENTS:	
provided below, the termina the expiration date of the disclaimer, of prior Patent I be enforceable only for an patent granted on the insta  In making the ab application that would externing the second control of the provided that would externing the second control of the provided that would externing the second control of the provided that would externing the second control of the provided that would externing the second control of the provided that would externing the second control of the provided that would externing the provided that would extern the pro	al part of the statutory term of any p full statutory term defined in 35 U No. 6,277,113 . The owner her d during such period that it and th nt application and is binding upon the ove disclaimer, the owner does not to the expiration date of the full states.	ercent interest in the instant application of the instant application. I.S.C. 154 to 156 and 173, as presely agrees that any patent so grant e prior patent are commonly owner ergrantee, its successors and/or as not disclaim the terminal part of a statutory term as defined in 35 U.S. the event that it later expires for fa	ation, which would extend beyond sently shortened by any terminal ted on the instant application shall d. This agreement runs with any ssigns.  The patent granted on the instant C. 154 to 156 and 173 of the prior
held unenforceable, is four under 37 C.F.R. 1.321, has	nd invalid by a court of competent j	jurisdiction, is statutorily disclaimed nation certificate, is reissued, or is	I in whole or terminally disclaimed
Check either box	1 or 2 below, if appropriate.		
	on behalf of an organization (e.g., to act on behalf of the organization	corporation, partnership, universit	y, government agency, etc.), the
information and belief are statements and the like so	believed to be true; and further the made are punishable by fine or i	of my own knowledge are true a at these statements were made wit imprisonment, or both, under Section dize the validity of the application or	th the knowledge that willful false on 1001 of Title 18 of the United
	s an attorney of record.	05/29/20A3 FNTI	MHONS 00800001 501894 09904156
Ros M.	as	Dated: March 6, 2003	

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Signature

**ROSS M. CAROTHERS** Typed or Printed Name

Terminal disclaimer fee under 37 C.F.R. 1.20(d) included.

PTO suggested wording for terminal disclaimer was unchanged.

Certification under 37 C.F.R. 3.73(b) is required if terminal disclaimer is signed by the assignee.

P32/REV01

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